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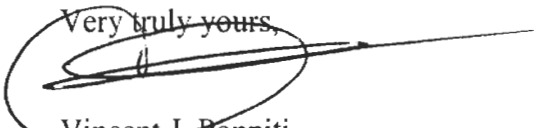
Frederick L. Cottrell, III, Esquire
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Wilmington, DE 19801

Re: LG. Philips LCD Co., Ltd. v. Tatung Co., et al.; C.A. No. 04-343 JJF;
Plaintiff's Three Pending Motions to Compel Discovery
from Defendant Viewsonic Corporation

Dear Counsel:

I write in connection with the three motions to compel submitted by Plaintiff against Defendant ViewSonic Corporation on September 27, 2006. The Motions to Compel include (a) Plaintiff's Motion to Compel Discovery Regarding Indirect Infringement and Damages; (b) Plaintiff's Motion to Compel Technical and Mounting-Related Discovery; and (c) Plaintiff's Motion to Compel Discovery on Advice of Counsel and Duty of Care.

In light of the various "meet and confers" that have been held between the parties, ViewSonic's written opposition papers and Amended First Supplemental Responses to Plaintiff's Second Set of Requests for Production of Documents, and any recent document production by ViewSonic, the Plaintiff is directed to submit a letter (with a copy to all counsel of record), on or before December 8, 2006, identifying which Interrogatories and/or Document Requests remain at issue for each Motion to Compel.

Very truly yours,

Vincent J. Poppiti
Special Master

VJP:mes